

Fighting For Employee Rights for Over 30 Years

1525 Locust Street 9th Floor Philadelphia, PA 19102 110 Marter Avenue Suite 502 Moorestown, NJ 08057 5 Penn Plaza 23rd Floor New York, NY 10001 744 W Lancaster Ave. Suite 220 Wayne, PA 19087

215-545-7676 856-854-4000 917-985-7761 610-596-9796 www.ConsoleLaw.com

LAURA C. MATTIACCI, ESQ. Mattiacci@consolelaw.com 215.689.4137 (Fax)

August 18, 2023

Via e-mail

<u>Chambers of Judge Joel H Slomsky@paed.uscourts.gov</u>
The Honorable Joel H. Slomsky
United States District Court for the Eastern District of Pennsylvania
601 Market Street
Philadelphia, PA 19106

Re: Phillips, Shannon v. Starbucks Corporation, et al. Civil Action No. 19-19432 (District of New Jersey)

Dear Judge Slomsky:

I write pursuant to District of New Jersey Local Rule 7.2(b), and jointly with counsel for Defendant, seeking the Court's permission to extend the page limits for briefing in post-trial motions as follows:

- Memoranda in support of, or in opposition to, the parties' post-trial motions shall be not more than forty (40) pages, double spaced, where 12-point Times New Roman font is used; and,
- Replies shall be subject to a fifteen (15) page limit, double spaced, where Times New Roman font is used.

The request for additional pages is necessitated to ensure that facts found in a dense trial transcript capturing a trial over several days are appropriately and sufficiently set-forth. The Defendant's Motion for a New Trial, or in the alternative, to Remit Damages at Dkt. Ent. 167, at thirty-six (36) pages, is consistent with this Request.

The Hon. Joel H. Slomsky, U.S.D.J. August 18, 2023 Page 2 of 2

We thank the Court for its consideration of this joint request.

Respectfully submitted,

/s/ Laura C. Mattiacci LAURA C. MATTIACCI

cc: Susan Saint Antoine, Esquire Kate Oeltjen, Esquire Richard Harris, Esquire Tara S. Param, Esquire